REMARKS

In the Office Action mailed 21 August 2008, the Examiner required a restriction of the claims into Groups I through XVIII as the Examiner deemed that the inventions of Groups I through XVIII do not relate to a single inventive concept.

Applicants hereby elect to prosecute the claims of Group II, without traverse. Group II is as follows:

Group II, claim(s) 1-5, and 7, drawn to a derivative of formula I wherein A_1 , A_2 , and A_3 are C, X_1 is CH, X_2 is O or S, and X_3 is NR_8 .

Election of Species

The Examiner also required an election of species.

Applicants hereby elect Compound 2 as provided in Example 1 as the species. At least claims 1-5 and 7 are generic.

Applicants also reserve the right to pursue any subject matter canceled as a result of this requirement in a continuing application without prejudice or disclaimer.

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CONCLUSION

This election is made without prejudice to or disclaimer of the other claims or inventions disclosed. The right to file one or more divisional applications to the non-elected groups is respectfully reserved. Accordingly, reconsideration and withdrawal of the Restriction Requirement, and consideration and allowance of all pending claims, are respectfully requested.

It is not believed that extensions of time are required, beyond those that may otherwise be provided for in accompanying documents. However, in the event that additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned under 37 C.F.R. §1.136(a), and any fees required therefor are hereby authorized to be charged to our **Deposit Account No. 02-4300**, Attorney Docket No. **034226M003**.

Respectfully submitted,

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